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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/995,963	11/28/2001	Azeem Ahmad	13793RRUS02U	9223	
7590 08/03/2004			EXAM	INER	
James A. Harrison			D AGOSTA, STEPHEN M		
P.O. Box 670007 Dallas, TX 75367			ART UNIT PAPER NUMBER		
			2683		
•			DATE MAILED: 08/03/200-	4 .	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applica	tion No.	Applicant(s)				
Office Action Summary		09/873	563	SHIRAISHI, TADASH	11			
		Examin	er	Art Unit				
		Corey P	' Chau	2644				
Period fo	The MAILING DATE of this communica or Reply	tion appears on t	he cover sheet with the	correspondence addre	9SS			
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA nsions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communical period for reply specified above is less than thirty (30) do period for reply is specified above, the maximum statute are to reply within the set or extended period for reply will, reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b).	ATION. 7 CFR 1.136(a). In no cation. ays, a reply within the s ry period will apply and by statute, cause the a	event, however, may a reply be ti tatutory minimum of thirty (30) da will expire SIX (6) MONTHS from pplication to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this commodered timely. ED (35 U.S.C. § 133).	nunication.			
Status								
1)🖂	Responsive to communication(s) filed of	on <i>05 May 2004</i> .	•					
		☐ This action is						
3)								
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disnosit	ion of Claims	·						
· _		46						
4)⊠	Claim(s) <u>1-3,9 and 10</u> is/are pending in		na na ida satia n		•			
5,□	4a) Of the above claim(s) is/are	withdrawn from t	consideration.					
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>4.6 and 7</u> is/are allowed.				•			
	Claim(s) <u>1-3,9 and 10</u> is/are rejected.							
	Claim(s) is/are objected to. Claim(s) are subject to restrictio	n and/or alaction	roquiromont					
ا_ا(٥	claim(s) are subject to restriction	ii anu/oi electioi	requirement.					
Applicat	ion Papers							
9)□	The specification is objected to by the E	xaminer.	•		•			
10)	The drawing(s) filed on is/are: a)□ accepted or	b) ☐ objected to by the	Examiner.				
	Applicant may not request that any objection	n to the drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).				
_	Replacement drawing sheet(s) including the	•	- '' '	•	` '			
11)	The oath or declaration is objected to by	y the Examiner.	Note the attached Office	e Action or form PTO-	-152.			
Priority (under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of the application from the International See the attached detailed Office action for the certified copies of the attached detailed Office action for the certified copies of the attached detailed Office action for the certified copies of the attached detailed Office action for the certified copies of the certified copies of the certified copies of the priority do	cuments have be cuments have be the priority docur l Bureau (PCT R	een received. een received in Applicat ments have been receiv tule 17.2(a)).	tion No /ed in this National St	age			
Attachmen	(t(e)							
	n(s) ce of References Cited (PTO-892)		4) Interview Summary	v (PTO-413)				
2) Notic	ce of Draftsperson's Patent Drawing Review (PTO		Paper No(s)/Mail D	Date				
	mation Disclosure Statement(s) (PTO-1449 or PToer No(s)/Mail Date	O/SB/08)	5) Notice of Informal 6) Other:	Patent Application (PTO-1	52)			

Application/Control Number: 09/873,563 Page 2

Art Unit: 2644

DETAILED ACTION

Response to Amendment

1. The Applicant has amended claims 1, 6, and 9. In addition, claims 5, 8, and 11 are cancelled. Claim 4 has been made an independent claim.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2, 9, and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5386478 to Plunkett in view of U.S. Patent No. 6696972 to Bryans.
- 4. Regarding Claim 1, Plunkett discloses a remote control system with automatic and manual capabilities in a multi-channel sound reproduction system having a main stereo module driving plurality of loudspeaker units (i.e. receiver); a remote control unit in a hand-held housing that send commands to the main stereo unit via an IR (infrared) control link (i.e. transmitting means for transmitting data to said receiver); a microphone disposed in the hand-held housing to pick up a special test signal generated from the loudspeakers (i.e. at least one microphone for receiving sound outputted from said receiver); and command module responsive to the remote control unit for adjusting parameters (Figs 1 and 2; column 1, line 60 to column 2, line 6; Claims 1 and 9). The

Application/Control Number: 09/873,563

Art Unit: 2644

command module supply a test signal to the loudspeakers for evaluating the predetermine parameter; deriving information relating to the predetermined parameter as sensed from each of the loudspeakers by the microphone (i.e. arithmetic operating means for calculating a state of said receiver from said sound received by said at least one microphone, and for analyzing an adjustment value for said receiver based on a calculation result); transmitting the information from the wireless remote control unit to the main stereo module via a wireless transmission path (i.e. transmits data for initiating adjustment for said receiver and transmit an analysis result obtained by said arithmetic operating means); electronically analyzing the derived information to determine a corrective adjustment requirement relating to the predetermined parameter; and communicating the corrective adjustment requirement to the command module to perform an appropriate corrective adjustment with regard to the predetermined parameter (column 4, lines 62-68; Claim 9). On lines 11-15, Applicant has amended the claim to recite the limitation: "receiving means, separate from said at least one microphone, for receiving data from said receiver said data received by said receiving means from said receiver bing referred while the state of said receiver is calculated by said arithmetic operating means,". Plunkett discloses all the limitations of the remote control apparatus, but lacks "receiving means, separate from said at least one microphone, for receiving data from said receiver said data received by said receiving means from said receiver being referred while the state of said receiver is calculated by said arithmetic operating means,". Bryans discloses a remote control device comprising a light emitting diode to provide information to a user, such as battery status or when a

Application/Control Number: 09/873,563 Page 4

Art Unit: 2644

transmitter has transmitted a signal. If remote control device is equipped with a receiver and target electronic device (i.e. receiver) is equipped with a transmitter, light emitting diode may be used to indicate an acknowledgement by target electronic device (i.e. receiver) that the transmission had been received (column 2, lines 19-36). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the remote control apparatus of Plunkett with the teaching of Bryans to incorporate a LED and a receiver into the remote control and a transmitter in the receiver in order for the LED to provide an acknowledgement by the receiver that the transmission had been received. Therefore Plunkett as modified discloses a receiving means, separate from said at least one microphone, for receiving data from said receiver. Inherently, the data received by said receiving means from said receiver is being referred while the state of said receiver is calculated by said arithmetic operating means.

- 5. Regarding Claim 2, Plunkett as modified discloses corrective adjustment based on analysis of a signal picked up by a microphone such as loudness (volume) (i.e. sound pressure level), equalization (i.e. frequency characteristic) and time delay (column 2, lines 37-50).
- 6. Regarding Claim 9, Plunkett discloses a remote control system with automatic and manual capabilities in a multi-channel sound reproduction system having a main stereo module driving plurality of loudspeaker units (i.e. receiver); a remote control unit in a hand-held housing that send commands to the main stereo unit via an IR (infrared) control link (i.e. transmitting means for transmitting data to said receiver); a microphone

Application/Control Number: 09/873,563

Art Unit: 2644

disposed in the hand-held housing to pick up a special test signal generated from the loudspeakers (i.e. at least one microphone for receiving sound outputted from said receiver); and command module responsive to the remote control unit for adjusting parameters (Figs 1 and 2; column 1, line 60 to column 2, line 6; Claims 1 and 9). The command module supply a test signal to the loudspeakers for evaluating the predetermine parameter; deriving information relating to the predetermined parameter as sensed from each of the loudspeakers by the microphone (i.e. arithmetic operating means for calculating a state of said receiver from said sound received by said at least one microphone, and for analyzing an adjustment value for said receiver based on a calculation result); transmitting the information from the wireless remote control unit to the main stereo module via a wireless transmission path (i.e. transmits data for initiating adjustment for said receiver and transmit an analysis result obtained by said arithmetic operating means); electronically analyzing the derived information to determine a corrective adjustment requirement relating to the predetermined parameter; and communicating the corrective adjustment requirement to the command module to perform an appropriate corrective adjustment with regard to the predetermined parameter (column 4, lines 62-68; Claim 9). On lines 14-15, Applicant has amended the claim to recite the limitation: "receiving means, separate from said microphone, for receiving data from said receiver"; on lines 21-22, "transmitting means, separate from said sound outputs, for transmitting data to said remote control apparatus"; and on lines 32-34, "wherein said remote control apparatus and said receiver alternately execute transmission and reception of data while performing adjustment". Plunkett discloses all

Art Unit: 2644

the limitations of the audio system, but lacks "receiving means, separate from said microphone, for receiving data from said receiver"; "transmitting means, separate from said sound outputs, for transmitting data to said remote control apparatus"; and "wherein said remote control apparatus and said receiver alternately execute transmission and reception of data while performing adjustment". Bryans discloses a remote control device comprising a light emitting diode to provide information to a user, such as battery status or when a transmitter has transmitted a signal. If remote control device is equipped with a receiver and target electronic device (i.e. receiver) is equipped with a transmitter, light emitting diode may be used to indicate an acknowledgement by target electronic device (i.e. receiver) that the transmission had been received (column 2, lines 19-36). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the remote control apparatus of Plunkett with the teaching of Bryans to incorporate a LED and a receiver (i.e. receiving means) into the remote control and a transmitter (i.e. transmitting means) in the receiver in order for the LED to provide an acknowledgement by the receiver that the transmission had been received. Therefore Plunkett as modified discloses a receiving means, separate from said at least one microphone, for receiving data from said receiver and a transmitting means, separate from said sound outputs, for transmitting data to said remote control apparatus. The limitation "wherein said remote control apparatus and said receiver alternately execute transmission and reception of data while performing adjustment" is inherent because the remote control apparatus can alternate execute of transmission and reception while performing adjustment. The

Application/Control Number: 09/873,563 Page 7

Art Unit: 2644

limitation does not disclose what adjustment is performed while the remote control apparatus alternate execute of transmission and reception, therefore any adjustment can be done while the alternate execute of transmission and reception of the remote control.

- 7. Regarding Claim 10, Plunkett as modified discloses corrective adjustment based on analysis of a signal picked up by a microphone such as loudness (volume) (i.e. sound pressure level), equalization (i.e. frequency characteristic) and time delay (column 2, lines 37-50).
- 8. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5386478 to Plunkett in view of U.S. Patent No. 6696972 to Bryans as applied to claims 1, 2, 9 and 10 above, and further in view of U.S. Patent No. 6069567 to Zawilski.
- 9. Regarding Claim 3, Plunkett as modified discloses a remote control system comprising only one microphone. Zawilski discloses a remote control unit comprising two microphones wherein capturing audio information is enhanced with additional the microphones (column 2, lines 60-62). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the remote control system of Plunkett with the teaching of Zawilski to have two microphones to enhance the capturing of audio information.

Allowable Subject Matter

10. Claims 4, 6, and 7 are allowed.

Application/Control Number: 09/873,563

Art Unit: 2644

Page 8

11. Regarding Claim 6, Plunkett discloses all the limitation of Claim 6, except for "transmitting means, separate from said multi-channel sound outputting, for transmitting data to said remote control apparatus, said data being required for calculation in said remote control apparatus".

12. Claim 7 is allowable due to dependence from Claim 6.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Corey P Chau whose telephone number is (703)305-0683. The examiner can normally be reached on Monday - Friday 9:00 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Forester W Isen can be reached on (703)305-4386. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

July 26, 2004

FORESTER W. ISEN
NUMBERVISORY PATENT EXAMINER